

IV. *Settlement of pension cases of Jagir employees whose service records are not available.*—In some pension cases of Jagir employees, the difficulty is that their service particulars are not available. It is, therefore, decided that such cases may be dealt with, in accordance with the procedure laid down in Rule 337 of the Hyderabad Civil Services Rules, Manual (8th Edition), Volume I, after the competent authority satisfies itself before issuing necessary orders. For this purpose, the Head of Department will be the competent authority for taking a decision so far as Gazetted Officers are concerned, while in respect of cases of non-gazetted staff, the competent authority will be the officer who is competent to fill up the appointment vacated by the retiring Government servant. Appeals against the orders of the Heads of Departments will lie to Government and appeals against the orders of the authority dealing with the non-gazetted cases will lie to the Head of the Department. The decision of the appellate authority in each case will be final.

V. *Adjustment of leave and pension contribution of Public Works Department employees.*—A number of pension cases of Public Works Department employees deputed to Projects or other works are pending settlement due to non-adjustment of leave and pension contribution during the periods of deputation. As no leave and pension contribution in such cases is recoverable from the employees, it has been decided that the total amount involved in the payment of leave and pension contribution of the employees should be debited to the Public Works Department. The Public Works Department will earmark a suitable provision for this purpose out of their budgeted allotment.

VI. *Non-settlement of leave allowance prior to retirement.*—Some service and compassionate pension cases are pending on account of non-settlement of leave allowances of the employees retired or deceased. Under the rules, no claims to pay and allowances, which are not preferred within six months after their becoming due, can be paid without an authority from the Accountant-General and claims of Government servants to arrears of pay or allowances which have been allowed to remain in abeyance for a period exceeding one year cannot be investigated by the Accountant-General except under special orders of Government. With a view to expedite the disposal of pending pension cases, it has been decided that in respect of claims which have remained in abeyance for more than one year, the powers at present vested in the Government be delegated to the concerned Heads of Departments, who will be competent to sanction the arrears claims of leave salaries, provided the leave allowances are strictly admissible under the rules.

By Order and in the name of the Governor of Mysore,

G. MATHIAS,

Secretary to Government,
Finance Department.

Issues directions to the Heads of Departments in regard to the classification of Cash Allowance under the head "Pay of Establishment" instead of under the head "Other Allowances."

OFFICIAL MEMORANDUM

No. FD 9 BUD 59, DATED BANGALORE, THE 20TH MAY 1959
(VAISHAKHA 30, SAKA ERA 1881).

It has been found from the details of Estimates furnished by certain Heads of Departments and Estimating Officers that the provision towards "Cash Allowance" has been included under the head "Other Allowances."

2. The "Cash Allowance" is treated as "Special Pay" under Rule 8(42) of the Mysore Civil Service Rules, 1958 and is therefore to be classified under the head "Pay of Establishment" in the accounts. The Heads of Departments, Estimating Officers and other Drawing Officers are therefore directed to see that the "Cash Allowance" is debited to the head "Pay of Establishment" while preparing the monthly pay bills, etc., even though provision therefor is included in the Appendix "B" Estimates for 1959-60 under the head "Other Allowances."

3. Action will have also to be taken to see that necessary sum to the extent of the provision, if any, included under the head "Other Allowances" may be proposed for being reappropriated to the head "Pay of Establishment" by forwarding proposals for reappropriations in the prescribed form for obtaining sanction of Government.

4. If the proposed reappropriations are within the powers of the Heads of Departments themselves, they may be sanctioned and copies of the orders of reappropriation along with the statement may be forwarded to the Accountant-General and copies endorsed to Government in the Administrative Department as well as the Finance Department (Budget), for information.

5. If there are no such cases in any Department, the same may be reported to Government in the Finance Department (Budget), for information.

By Order and in the name of the Governor of Mysore,

N. S. BHARATH,

*Budget Officer and
Deputy Secretary to Government,
Finance Department (Budget).*

Special Casual Leave to Government Servants who undergo treatment for family planning.

ORDER No. FD 131 SRS 59, DATED BANGALORE, THE 26TH MAY 1959
(JYEISHTA 5, SAKA ERA 1881).

Government are pleased to make the following amendments to the Casual Leave Rules issued in Government Notification No. FD 163 SRS 58, dated 5th December 1958.

Add the following as Rule 11, under the caption "Casual Leave to Government Servants who undergo treatment for family planning":

"11. Special Casual leave not exceeding seven days may be allowed to married Government servants of both sexes in any one calendar year who undergo Vasectomy or Tubeligation operation on the strength of the medical certificate granted by the Medical Officer performing such operation.

This Special Casual Leave may be sanctioned by the head of the office to all officers subordinate to him. In respect of Heads of Offices, casual leave should be sanctioned by the next higher authorities."

By Order and in the name of the Governor of Mysore,

C. BRITTO,

*Under Secretary to Government,
Finance Department.*

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Fixation of Maximum of Mileage for journeys by air.

ORDER No. FD 122 SRS 59, DATED BANGALORE, THE 26TH MAY 1959
(JYEISHTA 5, SAKA ERA 1881).

The Government of Mysore hereby makes the following amendment to Rule 4 (iv) (a) Air Journeys contained in the Annexure to the Mysore Civil Services Rules, 1958, (page 337), namely:—

For Rule 4 (iv) (a), the following shall be substituted, namely,—

"(a) A mileage allowance equal to one and one-fifth air fare for each of the to and fro journeys, subject to the incidental fare (one-fifth air fare) being subject to a maximum of Rs. 30 (Rupees thirty only) in respect of each single journey."

By Order and in the name of the Governor of Mysore,

C. BRITTO,

*Under Secretary to Government,
Finance Department.*

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